UNITED STATES DISTRICT COURT FILED & UNITED STATES DISTRICT COURT
ALBUQUERQUE NEW MEXICO IN THE DISTRICT OF CLSE NO! 23-CV-00043-RB-GJF NEW MEXICO 23-CV-00154-JB-LF JAN 32,2024 22-MJ-D1089 DHW 23-MJ-00180 LF PATULLOBOCK V. NEW MEXICO MITCHELL BLASE UPDATE AFFIDAVIT AND EVIDENCE SUBMISSION COMBS NOW The litigant in the above named cases making a Submission in Filling in good Faith. The littgest is filling for se 1. The Lifigant moves this court for a vecon sideration and objects to the Findings of incompetency, Delusional and there form langerous. The statements alleged to be made by the litigant in this action to the Dus, Lansen, Browke, and Biber was filed incorrectly. The litegrant OBJECTS to these findings. Missing information and exconsistencias on the precond pure that the witness tostimony to Final the descendant / 1 Ligalet in this action as dangerous, incomparisms and deligional have been made in a defaustory and stanlances mannerism. The litigant, Potrick Back moves to Proceed Pro Se in aiding his convently apported coursel. It that been over 2 months storce appointed coursel has been allowed to talk to the litigart to hake there Plings is vegged to ab Tections and evidentiany discuspancies. 2) On 4/17/2023 the litigent was moved From CCCG to Oteno County Prison. On or award 5/23/2013, he was then maked to Fort worth (FMG). The discovery and evidence the litigant/defondant had was taken away and hover recieved its the thousfor from Oteno to FMC FThy his money from LLCC was also never sent The defendant hub avidence to be fite and rebute On Lousen and Dr. Brovko's claims. The enthance was utheld by provinces coursely

This evidence process otherwise to the witnesses claims, mataly the 1 Hyports mother, of whom he has only seen once in the fast 20 years since 2003. The descendent Objects to the statements made by GAWLICK, WUNDERTNK, BEHRMAN, PETERSON, Dr. LARSEN, Dr. BROVKO, and Dr. BIBER. The defendant Hitigant and regressed CANDELARIH'S help in obtaining the purpose documents for his patent. The USPTO needed him (m) to Fill out a form to connect a typing arnor made by the Portant office, which is turn would prove the patout is real and not some "delusion" His documents were seized illegally by Oteno when CANDELARIA claimed the patent was not West & the detendant/litigant was incompetent. The detendant was able to call the Patent office through the counselow time it has to do with the case. The Patent office then has going to send the paper work, but the littgast destandant was immediately moved to Otens, CANDELARTA ourginally fold the littlyant that he was Hunt going to raise incompetency & raised incompotency a week afterwards, Let the nocond Show that CANDELARTA was upget over the Potent panding and Suby vaised incompetency to over the Patriot Instead of Filing timely objections, CANDELARIA had evidence that the alleged lictius did not tell the honest truth & roxed incompany instead of FACT Finding. The defindent 1174goot Hugs that upable to sile the appropriate forms for the patent or contact the patent office, when the litigant/defendant asked ton Bilber For help, she used it against him, after the consider at FTW FMC told him he had to ask her For parmission, Afternamiths, The defendant has finally been able to contact the

Patent office, since no one at FMC FTW or list own county offered help when asked many times. This is therefore a purpose Ful aubitisation in 34 batage of the defoudant's feet out. The Poctous < lained it is n't real when it is, The government has also subotaged the campaign the persudent had Just Stanted online & labeled win as delusional For political purposes, This is in fact against the law and the constitution. The Detendant has a viglet to intellectual property and has now vocaced an abandonment notice because Others look his addresses and paperment. Dr. Larson & Brocko Claimed the defendant as delisional, and this has obstructed Justice and gotten in the way of the detendant having a fair and equal right to offer evidence, this has chused under delay and deprived the detendant of his coastitutions amondment nights to an attorney, access evidence, our intellectual Proporty, run for President, prieve he is not delisional and that his patent is venly and gotton in the way of the patent process. A fundamental miscarriage of Justice has occurred. The unfair projudice and dispartly being exercised toward the defendant is strong, 18 months in Jail without an indictment on a preliminary harring the clearly violates due process. The defendant / litigant has attached the abandon must notice of the partont. The government has forced the detendant to lose all of his Property with Fulse and Fubricated Chims, one piece of ouldence is attached to prove the Patent is real and move evidence will be submitted to prove the defendant is not delusional. Many of the claims made by the doctors were fabricated, out of packet,

	and presented as though the detendant had said central turnes
***	that were not stid, as such a long list of all of thes fabrications will also be submitted to pot these claims made by 3rd parties
	will also be submitted to not these claims made by 3rd parties
	11 19. 1/3 ate.
	Filed on The 17th day of December 2023.
	Made to the bast of the littquint/ Defendant's knowledge
	and belief 5. Under oath vig \$1746.
	Patrick But (Beneficiary)
	The defendant also requests the clerk ensure the address has
•	bean changed on Use no 122-MJ-01089 523MJOO180.
	Also, requests a copy of the Sturcken rocards. Thank you,
	Patrick Beck #089245/0 fro Se
	Federal Medical Conter
	P.O. Box 15330
	Fort Worth, TX 76119.
	Since part of the case is regarding an alleged "delisional" fatent on the war of spend for mula, the motion has been attached as
	on The war of spend Formula, the notice has been attached as
	So idence of it's truth and actuality, which is still fending &&
	may be part of further action civilly veganting sold potent
	Thrase any more harassment is made towards the Inventor in
	and containersy to begin with in 2019. Respectfully submitted in good faith.
	and containersy to begin with in 2019. Respectfully submitted in good faith.
	Seasons blossingsi



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY, DOCKET NO./TITLE

17/803,964

02/09/2023

Patrick Nicholas Beck

CONFIRMATION NO. 9082
ABANDONMENT/TERMINATION

LETTER

Date Mailed: 12/18/2023

Patrick Beck #08924510 Federal Medical Center P.O. Box 15330 Fort Worth, TX 76119

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 04/18/2023.

· No reply was received.

If a complete reply to the notice was previously filed by applicant within the time period set forth in the notice, applicant may request for reconsideration of the holding of abandonment within 2 months from the mailing of this notice of abandonment by filing a petition to withdraw the holding of abandonment under 37 CFR 1.181(a). No petition fee is required. The petition must be accompanied by a true copy of the originally filed reply and the item(s) identified in one of the following:

- 1. A properly itemized date-stamped postcard receipt (see MPEP § 503):
- 2. If the originally filed reply included a certificate of mailing or transmission in compliance with 37 CFR 1.8(a), a copy of the certificate of mailing or transmission and a statement in compliance with 37 CFR 1.8(b) (see MPEP § 512); or
- 3. If the reply was filed via "Express Mail", (now "Priority Mail Express"), a submission satisfying the requirements of 37 CFR 1.10(e) including, for example, a copy of the mailing label showing the "date-in" (or "date accepted") (see MPEP § 513).

If applicant did not previously file complete reply within the time period set forth in the notice, applicant may file a petition to revive the application under 37 CFR 1.137.

Under 37 CFR 1.137, a petition requesting that the application be revived on the grounds of UNINTENTIONAL DELAY must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) the reply required to the outstanding Office action or notice, unless previously filed; (2) the petition fee set forth in 37 CFR 1.17(m); (3) a terminal disclaimer (and fee set forth in 37 CFR 1.20(d)) if required by 37 CFR 1.137(d); and (4) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition was unintentional. See MPEP 711.03(c) and Form PTO/SB/64.

Any questions concerning petitions to revive should be directed to the Office of Petitions at (571) 272-3282. Petitions should be mailed to Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

A copy of this notice MUST be returned with the reply.

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/mnguyen/		
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Product Back # 08924510 P.b. Box 15730 P.b. Box 15730

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RETATES DISTRICT COURT

ALBUQUEROUE, NEW MEXICO

UNITED STRUCT COURT

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MITCHELL R. ELFERS

NORTH TEXAS TX P&DC
DALLAS TX 750
28 DEC 2023 PM 4 L

District of New Mexico Office of Clark Suite 270 Suite 270 Albuquergue, NM 8720

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